

## **VIA FIRST CLASS MAIL**

JUN 1 4 2011

Cleta Mitchell, Esq.
Foley & Lardner LLP
3000 K Street, NW, Suite 600
Washington, DC 20007

**RE:** MUR 6419

Joe Miller for US Senate Bernadette C. Koppy, Treasurer

Dear Ms. Mitchell:

On November 2, 2010, the Federal Election Commission notified your clients of a complaint alleging violations of certain sections of the Federal Election Campaign Act of 1971, as amended. On June 10, 2011, based upon the information contained in the complaint, and information provided by you on behalf of Joe Miller for US Senate and Bernadette C. Koppy, as treasurer, the Commission decided to dismiss the complaint and closed its file in this matter. Accordingly, the Commission closed its file in this matter on June 10, 2011.

Documents related to the case will be placed on the public record within 30 days. See Statement of Policy Regarding Disclosure of Closed Enforcement and Related Files, 68 Fed. Reg. 70,426 (Dec. 18, 2003). A copy of the dispositive General Counsel's Report is enclosed for your information.

If you have any questions, please contact Kim Collins, the paralegal assigned to this matter, at (202) 694-1650.

Sincerely,

Acting General Couns

Christopher Hughey

BY: Jeff S. Jordan

Supervisory Attorney

Complaints Examination and Legal Administration

Enclosure
General Counsel's Report



1 2	BEFORE THE FEDERAL ELECTION COMMISSIONAY 27 AM 9: 53	
3		CELA
4	In the Matter of	,
5 6	MUR 6419	) DISMISSAL AND CASE ) CLOSURE UNDER THE
7	JOE MILLER FOR US SENATE AND	) ENFORCEMENT PRIORITY
8	BERNADETTE C. KOPPY, AS TREASURER	) SYSTEM
9		)
10	•	)
11 12	GENERAL COUNSEL	'S REPORT
13	Under the Enforcement Priority System ("EPS"), the Commission uses formal	
14	scoring criteria to allocate its resources and decide which cases to pursue. These criteria	
15	include, but are not limited to, an assessment of (1) the gravity of the alleged violation,	
16	both with respect to the type of activity and the amount in violation, (2) the apparent	
17	impact the alleged violation may have had on the electoral process, (3) the legal	
18	complexity of issues raised in the case, (4) recent trends in potential violations of the Act,	
19	and (5) development of the law with respect to certain subject matters. It is the	
20	Commission's policy that pursuing low-rated matters, compared to other higher-rated	
21	matters on the Enfercement docket, warrants the exercise of its prosecutorial discretion to	
22	dismiss certain cases. The Office of General Counsel has soored MUR 6419 as a low-rated	
23	matter and bas also determined that it should not be	e referred to the Alternative Dispute
24	Resolution Office. This Office therefore recommends that the Commission exercise its	
25	prosecutorial discretion to dismiss MUR 6419.	
26	In this matter, the complainant, Mary Schulz, alleges that Joe Miller for US Senate	
27	and Bernadette C. Koppy, in her official capacity as treasurer ("Committee"), violated the	
28	Federal Election Campaign Act, as amended (the "	Act") and Commission regulations by

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Dismissal and Case Closure Under EPS – 6419 Geneval Counsul's Report Page 2

. 1 failing to include the appropriate disclaimers in newspaper advertisements. The complaint 2 specifically alleges that the Committee placed newspaper ads in the Ketchikan Daily News 3 on September 24-26, 2010 without appropriate disclaimers, as required by 11 C.F.R. 4 § 110.11. 5 In its response, the Committee acknowledges that the newspaper advertisements 6 did not include the manifold disclaiment. Howaver, the Committee indicates that the 7 positings clearly show that the source of the advertisements is the Joe Miller campaign. In 8 addition, the Committee states that the failure to include diselaimers was unintentional, due to the Committee's volunteers' lack of knowledge concerning federal campaign finance 9 10 laws. Finally, the Committee notes that the advertisements cost a total of \$474.48. All public communications made by a political committee must include 11 12 disclaimers. 2 U.S.C. § 441d; 11 C.F.R. § 110.11(a)(1). If a public communication is paid 13 for and authorized by a candidate or an authorized committee of a candidate, then the 14 communication must clearly state that it was paid for by such authorized political 15 committee. 2 U.S.C. § 441d(a)(1); 11 C.F.R. § 119.11(b)(1). Additionally, such communications must greet centain specifications not forth in the Act, such as being 16 17 contained in a printed box, which is set apart from the other contests of the 18 communication. See 2 U.S.C. § 441d(c)(2); 11 C.F.R. § 110.11(c)(2)(ii). 19 The newspaper advertisements described in the complaint are a type of public communication that required written disclaimers. See 2 U.S.C. § 441d(a)(1); 11 C.F.R. 20 §§ 100.26 and 110.11. As acknowledged by the Committee, the advertisements did not 21

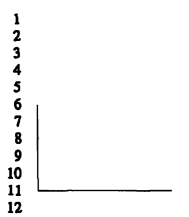
contain disclaimers as required by 2 U.S.C. § 441d and 11 C.F.R. § 110.11. However,

Dismissal and Case Closure Under EPS – 6419 General Counsel's Report Page 3

1	it appears that the campaign advertisements at issue contained sufficient identifying	
2	information to prevent the public from being misled as to who paid for them. In addition,	
3	given the stated costs of the advertisements, the potential amount in violation appears to be	
4	de minimis. Accordingly, under EPS, the Office of General Counsel has scored MUR	
5	6419 as a low-rated matter and, therefore, in furtherance of the Commission's priorities as	
6	discussed above, the Office of General Counsel believes that the Commission should	
7	exercise its prosecutorial discretion and dismiss this matter.	
8	RECOMMENDATIONS  The Office of General Counsel recommends that the Commission dismiss	
10		
11	MUR 6419, close the file, and approve the appropriate letters.	
12 13 14	Christopher Hughey Acting General Counsal	
15 16 17 18 19 20	Date  BY:  Gregory R. Baker  Special Counsel  Complaints Examination	
21 22 23 24 25	& Legal Administration	
26 27 28 29 30	Jeff S. Jordan Supervisory Atterney Complaints Examination & Legal Administration	

The advertisements were for a "Meet and Greet" and included the Committee's internet address and phone number, as well as a picture of the candidate along with an invitation to the function.

Dismissal and Case Closure Under EPS – 6419 General Counsel's Report Page 4



Jin Lee Attorney